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4	Attorney for SWEED	
5		
6		TATES DISTRICT COURT
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8	EASTERN DIST	RICT OF CALIFORNIA
9	LINUTED STATES OF AMERICA	CAGENO 20 CD C 0007 WDC
10	UNITED STATES OF AMERICA,	CASE NO. 20-CR-S-0087 WBS
11	Plaintiff,	STIPULATION TO RE SET DATE FOR STATUS CONFERENCE; ORDER ON TIME EXCLUSION
12	V.	DATE: August 16, 2021
13	SCOTT SWEED	TIME: 9:00 a.m. HON WILLIAM B. SHUBB
14	DEFENDANT.	
15		
16	The government and defendant's counsel	(the "parties") seek to continue the status conference to
17	August 16, 2021, and to exclude time under the S	Speedy Trial Act and Local Code T4 for effective
18	defense preparation.	
19		
20	The defense and the government are in fa	ct very close to a resolution by way of plea agreement
21	in the matter. The additional time requested here	in is so that the defense may obtain a few additional
22	items for mitigation in negotiations and to finaliz	te the negotiations in the case. Additional background:
23		
24	a) The government has provided the defense with	n the discovery associated with this case. All this
25	discovery has been either produced directly to co	ounsel and/or made available for inspection and
26	copying.	
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1	b) Counsel for Defendant desires additional time to review the current charges, review discovery,
2	conduct research and investigation into the charges and alleged acts, consult with their client, and
3	otherwise prepare the matter with additional witness interviews and other investigation.
4	
5	c) Counsel for defendant believe that the continuance will provide them reasonable time necessary for
6	effective preparation, considering the exercise of due diligence.
7	
8	d) The government does not object to the continuance.
9	e) Based on the above-stated findings, the ends of justice served by continuing the case as requested
10	outweigh the interest of the public and the defendants in a trial within the original date prescribed by the
11	
12	Speedy Trial Act.
13	f) For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161, et seq., within
14	which trial must commence, the time period of June 21, 2021, to August 16, 2021, inclusive, is deemed
15	
16	excludable pursuant to 18 U.S.C.§ 3161(h)(7)(A), B(iv) [Local Code T4] because it results from a
17	continuance granted by the Court at defendant's request on the basis of the Court's finding that the ends
18	of justice served by taking such action outweigh the best interest of the public and the defendants in a
19	speedy trial.
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21	g) Nothing in this stipulation and order shall preclude a finding that other provisions of the Speedy Trial
22	Act dictate that additional time periods are excludable from the period within which a trial must
23	commence.
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4	IT IS SO STIPULATED.
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6	Dated: July 21, 2021
7	PHILLIP A. TALBERT United States Attorney
8	/s/ CAMERON DESMOND
9	CAMERON DESMOND
10	Assistant U.S. Attorney
11	/s/ MARK REICHEL
12	MARK REICHEL
13	Counsel for Defendant
14	FINDINGS AND ORDER
1516	IT IS SO FOUND AND ORDERED.
17	Dated: July 22, 2021
18	WILLIAM B. SHUBB
19	UNITED STATES DISTRICT JUDGE
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